

UNITED STATES DISTRICT COURT
OF NORTH DAKOTA FOR THE
NORTHWESTERN DIVISION

UNITED STATES OF AMERICA) CASE # 4:09-CR-074

)

v.

) LODGEMENT OF

) VOID ASSESSMENT

) AND CONCLUSION

MICHAEL HOWARD REED) ORIGIN AND ORDER

)

STATE OF NORTH DAKOTA?

) SS. AFFIDAVIT VOID ORDER

COUNTY OF RUBGOV?

Comes Now, alledge Defendant Boa-Kau-Konan-Na-Tshkanandew-Michael-Howard-Reed=Original-Creditor-Origin-Beneficiary: FOR MICHAEL-HOWARD-REED=ORIGINAL-DEBTOR-ORIGINAL-TRUSTEE-AGENT: Vir of Deuse, a man on the land Real party of interest who is unschooled in law, alledge Defendant comes in peace are a friend of the Court, without argument herein, in spiritus Itaque vice, with the Spirit of co-operation, Makes this affidavit under the penalties of perjury and states as follows:

Memorandum

On December 10, 2009 United States District Attorney Document 31, alledged Response for Motions to Dismiss filed on November 30, 2009 Did Not Rebut with affidavits and Did Not Respond to Counter Claim filed on November 25. Document 14, wherepon the United States is in Default on Document 14 and Did Not Respond point by point in the affidavit Document 25. Therefor, By your ACQUIESCE, ESTOPPEL BY, See Connally v. General Construction C.O. 269 U.S. 385, 391, Notification of legal Responsibility is "the first ESSENTIAL of Due Process of law See: U.S. V. Tweek, 550 F2d 297, "WHEREAS," Lynn C TORDEIM and David D. Hager Did Not prove TURS, Jurisdiction McNutt v. C-MAC, 298 U.S. 178; among other things listed Point by point case Number 9 Hearing; and that

1. the United States Lynn, C. Jordhine and David D. Hagler, failed to prove Jurisdiction for Subject Matter Jurisdiction on which it assumes, alledges, are absolutely VOID, in the fullest sense of the term, Dillon v. Dillon 187 P2d; and that
2. Lynn C. Jordhine and David D. Hagler acting attorney for the United States and Representative for the Court failed to Prove on the Record all Related facts alledged THEREFOR ARE VOID HOPPER 102 F2d 188 and Chicago v. New York 37 F Supp 150; and that
3. "the United States of America, and Lynn C. Jordhine David D. Hagler have no Constitutional capacity to exercise over Municipal Jurisdiction Sovereignty, or EMINENT DOMAIN, within the limits of a state or little shell nation, except in the case expressly granted." Pollard v. Dagan 44 U.S. 221, 223, 228, 229; and that

4. Likewise, Title 18 of the United States Code at § 7, specifies that the "TERRITORIAL JURISDICTION" of the United States extends ONLY OUTSIDE the boundaries of land belonging to any State and North Dakota does not own the land. See 1974 INDIAN COURT OF CLAIMS V 203; and that

5. North Dakota, South Dakota, Montana, Canada, Do Not Have Ownership of the Land By EMINENT DOMAIN, See 1974 INDIAN COURT OF CLAIMS V 203, and 2003 Montana 01-888 SUPP, and 13 STAT 647 1863; and that

& I further understand that any laws, Statutes, like 18 U.S.C. 922(g), Ordinances, Regulations, Rules, and Procedures, contrary to the Constitution, are null and void, are expressed in the Sixteenth Turnspudence Second Edition, Section 177; and that

CONCLUSION

THE TERROR, it clearly Shows EXIGENCY, that Lynn C. Tordhim and David D. Hagler Cody J Patterson, Ryan O'neal, have committed excess on there Ba-happ and Violation of Title 18, Document 32, out of the current of events of circumstances calling for immediate action for Remedy of Default condition LOS Angeles County v. Payne 8 CAL.2d 543, 64 P.2d 658 C.C.3, and in force ~~complaint~~ in Document 32 as a WRIT OF EXIGENCY, and Release Boa-ka-kenan-na-Ishkawaandem-Michael-Howard-Reed: from HACTC; and that

ORDER

Case # 4:09-CR-00076 is VOID from Non Response, the Motion to Dismiss and Chaos claim Document 14 therefore from this date forth all actions from the United States, is VOID AB-INITIO, and forever Blurred By Rez-Judicata, with Prejudice and Release Boa-ka-kenan-na-Ishkawaandem-Michael-Howard-Reed: and Dismiss with Prejudice.

before bringing a claim forth; and that

Dated this 28th Day of December 2009

Mary I. Richard

Bou-koo-konan-ma-Tashkawunder
MICHAEL HOWARD REED

UCC 1-207

on this Day of 28 December 2009

Conce Before me Bou-koo-konan-ma-Tashkawunder

Michael Howard Reed - Signed this document

Under the Penalties of Perjury

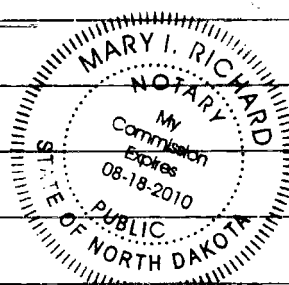
Michael Howard Reed appeared before me on 12-28-09

& Mary I. Richard

Notary Public

State of North Dakota

Pierce County



CERTIFICATE OF SERVICE

I hereby certify that on December 28, 2009 the following documents

MOTION FOR VOIR DIRE AFFIDAVIT
AND CONCLUSION OF LAW AND ORDER

will be mailed by first class mail
postage paid to the following parties

Office of the Clerk
U.S. District Court
P.O. Box 1193
BISMARCK, ND 58502-1193

U.S. Attorney
Lynn C. TORDEHEIM
David D. Hagler
Po Box 699
Bismarck N.D. 58502-699

Michael Howard Reed
Bar-bond - nftshawmut
Michael-Howard-Reed

Bea-koo-kon-nu-Tshkawander
McKee-Howard-Reed
110 Industrial Rd
Rugby ND 58308



Office of the Clerk
U.S. District court
PO Box 1193
Bismarck ND 58502-1193